## United States District Court

## WESTERN DISTRICT OF MICHIGAN

## **UNITED STATES OF AMERICA**

## ORDER OF DETENTION PENDING TRIAL

	,	v.		
JES	US YA	NEZ-ZUNIGA	Case Number:	1:08-CR-176
requir	In accore	dance with the Bail Reform Act, 18 U.S.C.§3142(f), a detector of the defendant pending trial in this case.	ntion hearing ha	s been held. I conclude that the following facts
		Part I - Findings	of Fact	
	of	he defendant is charged with an offense described in 1: ffense) (state or local offense that would have been a federa xisted) that is	8 U.S.C. §3142 al offense if a cir	(f)(1) and has been convicted of a (federal cumstance giving rise to federal jurisdiction had
		a crime of violence as defined in 18 U.S.C.§3156(a)(4)	).	
	F	an offense for which the maximum sentence is life im		eath.
		an offense for which the maximum term of imprisonr	nent of ten year	s or more is prescribed in
		a felony that was committed after the defendant had be U.S.C.§3142(f)(1)(A)-(C), or comparable state or local	en convicted of to	wo or more prior federal offenses described in 18
		ne offense described in finding (1) was committed while the		n release pending trial for a federal, state or local
	(3) A p	fense. period of not more than five years has elapsed since the (dat e offense described in finding (1).	e of conviction) (	release of the defendant from imprisonment) for
	(4) Fir	ndings Nos. (1), (2) and (3) establish a rebuttable presumptionsure the safety of (an)other person(s) and the commu	on that no condit nity. I further fir	ion or combination of conditions will reasonably and that the defendant has not rebutted this
	pre	esumption. Alternate Findin	gs (A)	
X	` _	nere is probable cause to believe that the defendant has d		fense
	<u> X</u>	for which a maximum term of imprisonment of ten ye under 18 U.S.C.§924(c).	ears or more is p	prescribed in 21 U.S.C. § 801 et seq
X	(2) Th	ne defendant has not rebutted the presumption established asonably assure the appearance of the defendant as requ	d by finding 1 the uired and the sa	at no condition or combination of conditions will fety of the community.
		Alternate Findin	gs (B)	
		There is a serious risk that the defendant will not appear.  There is a serious risk that the defendant will endanger the safety of another person or the community.		
X	(2) Th			
	De	efendant has an ICE detainer.		
		Part II - Written Statement of R	easons for D	etention
I find that tl	he credit	ble testimony and information submitted at the hear	ing establishe:	s by clear and convincing evidence that
			_	
		ill assure the safety of the community or the appear d a detention hearing in open court with his attorney		aant in light of the unreputted presumption.
		Part III - Directions Rega	arding Deten	tion
The facility s defenda or on re States n	e defenda separate, nt shall b quest of a narshal fo	ant is committed to the custody of the Attorney General of to the extent practicable, from persons awaiting or see afforded a reasonable opportunity for private consultation an attorney for the Government, the person in charge of or the purpose of an appearance in connection with a content of the purpose of an appearance.	or his designate rving sentence on with defense the corrections ourt proceeding.	d representative for confinement in a corrections or being held in custody pending appeal. The counsel. On order of a court of the United States facility shall deliver the defendant to the United
Dated:	Augus	st 29, 2008	/s/ Hugh W. I	Brenneman, Jr.
				Signature of Judicial Officer
			Hugh W. Bren	neman, United States Magistrate Judge
		_		Name and Title of Judicial Officer